<u> </u>	United Stars	District Court
DEFENDAS	1 DISTRICT OR	
	MORRIS BUDLONG	
	DOCKET NO.	Triminal No. 78-401
<u> </u>	PROPET BY LOWING MEN	ENORDER
	the defendant appeared in person on this date	MONTH DAY YEA
COUNSEL	1.00	December 19, 1980
	WITHOUT COUNSEL However the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupon with the court and the defendant thereupon with the court and the defendant thereupon with the court advised defendant of right to counsel a have court advised defendant of right to counsel a have court advised defendant of right to counsel a have court advised defendant of right to counsel a have court advised defendant of right to counsel a have court advised defendant of right to counsel a have counsel appointed by the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupon with the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupon with the court and the defendant the defendant there with the court and the defendant there with the court and the defendant there will be a supplied to the court and the defendant there will be a supplied to the court and the defendant the court and the defendant the court and th	and asked whether defendant desired on waived assistance of counsel.
	(Name of counsel)	
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOT GUILTY
	There being a finding/verdict of Sullty. Defendant is discharged GUILTY.	
FINDING &	in violation of Title 22, Sections 105 and 1001	JC AND ADDRESS
JUDGMENT	in violation of Title 22, Sections 105 and 1801(h	D.C. Code
		An english
	The state of the s	
• • • • • • • • • • • • • • • • • • • •	The court asked whether defendant had anything to say why judgment should not be pronounced. Be hereby committed to the court, the court adjudged the defendant guilty as charged and convictions to the custody of the Attorney General or his authorized representative for imprison	ing (a)
SENTENCE	TWO (2) YEARS to SIX (6) YEARS on each of Counts 5 thru 9, concurrently.	
OR BOBATION	>	
ORDER	IT IS FURTHER ORDERED that the defendant is to remuntil Monday, January 12, 1981, at which time he to the U.S. Marshal.	main on bond is to surrender
	and the second of the second o	
GPECIAL .NOITIONS		
OF CHATION		•
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;		•
:		A STATE OF THE STA
CITIONAL		: .
VOITICES !	If audition to the special conditions of probation imposed above, it is hereby ordered that the general converse is e.g. of this judgment be imposed. The Court may change the conditions of probation, reduce or expected during the probation period or within a maximum probation period of five years permitted by ordered to a violation occurring during the probation period.	onditions of probation set out on the
	period,	law, may issue a warrant and revoke
i	Controllers commitment to the custody of the Attorney General and recommends,	Lis ordered than the
OTMEN STION	a Boron, Calif.	t is ordered that the Clerk deliver certified copy of this judgment and commitment to the U.S. Marial or other qualified officer
	CER	TIFIED AS A TRUE COPY ON
D & Y	THIS	DATE Dec. 19 1980
	Ву 🗸	melia G. Sharry
·	Date	1) CLERK

FENDANT	America vs. ROFILM America vs. ROFILM HEINING HEI	LDT	Criminal DOCKET NO. → 1	78-0040	1 19
	DDGMENT#A	ND I PROBATII	DN/COMMITME	NT#ORD	ER) tao a 1577
	In the presence of the attorne the defendant appeared in per			MONTH Decemb	er 6, 1979
DUNSEL	WITHOUT COUNSEL X WITH COUNSEL		ised defendant of right to couns y the court and the defendant them 1kop, Esq. (Name of counsel)	·	
PLEA	GUILTY, and the court there is a factual basis fo		NOLO CONTENDERE	E, <u>X</u> NO	T GUILTY
	There being a finding ANTER		TY. Defendant is discharged		FILED
VDING &	Defendant has been convicted CONSPIRACY (18	as charged of the offense 3 USC 371) Coun	-	• •	DEC 1 1 1979 Es f. davey, cle
DGMENT	numerica Pagas de maio Maio de maio				
	and the second of the second	3 de 18			•
	The court asked whether defends was shown, or appeared to the chereby committed to the custody FOUR	int had anything to say why court, the court adjudged the of the Attorney General or h R (4) YEARS pur	e defendant guilty as charged and his authorized representative for im SUANT to 18 USC 4	convicted and ording prisonment for a post 205 (a) and an	ered that: The defendant eriod of 1 d
OR CBATION	The court asked whether defends was shown, or appeared to the chereby committed to the custody FOUR FINE	ant had anything to say why court, the court adjudged the of the Attorney General or he (4) YEARS pur ED the sum of the defendant is the court of the court of the sum of the court of the	e defendant guilty as charged and his authorized representative for im	convicted and ord prisonment for a p 205(a) an ars (\$10,0 I until th	ered that: The defendan eriod of (d (00.00).
OR CBATION	The court asked whether defends was shown, or appeared to the chereby committed to the custody FOUR FINE	ant had anything to say why court, the court adjudged the of the Attorney General or he (4) YEARS pur ED the sum of the defendant is the court of the court of the sum of the court of the	defendant guilty as charged and ais authorized representative for imessuant to 18 USC 4 den thousand dollars of stand committed aerwise discharged	convicted and ord prisonment for a p 205(a) an ars (\$10,0 I until th	ered that: The defendant eriod of the seriod
OR OBATION IRDER PECIAL	The court asked whether defends was shown, or appeared to the chereby committed to the custody FOUR FINE	ant had anything to say why court, the court adjudged the of the Attorney General or he (4) YEARS pure ED the sum of the defendant is to paid unless otherwise.	e defendant guilty as charged and ais authorized representative for immediant to 18 USC 4 cen thousand dollars to stand committed	convicted and ord prisonment for a p 205(a) an ars (\$10,0 I until th	ered that: The defendant eriod of (d. 00.00).
OR CBATION DRDER PECIAL NOITIONS OF	The court asked whether defends was shown, or appeared to the chereby committed to the custody FOUR FINE	ant had anything to say why court, the court adjudged the of the Attorney General or he (4) YEARS pure ED the sum of the defendant is to paid unless otherwise.	defendant guilty as charged and his authorized representative for ime suant to 18 USC 4 cen thousand dollars of stand committed aerwise discharged	convicted and ord prisonment for a p 205(a) an ars (\$10,0 I until th	ered that: The defendant eriod of (d. 00.00).
CBATION DRDER	The court asked whether defends was shown, or appeared to the chereby committed to the custody FOUR FINE	ant had anything to say why court, the court adjudged the of the Attorney General or he (4) YEARS pure ED the sum of the defendant is to be aid unless other.	defendant guilty as charged and his authorized representative for ime suant to 18 USC 4 cen thousand dollars of stand committed aerwise discharged	convicted and ord prisonment for a p 205(a) an ars (\$10,0 I until th	ered that: The defendant eriod of (d (00.00).
OR CBATION DRDER PECIAL NOITIONS OF	The court asked whether defends was shown, or appeared to the chereby committed to the custody FOUR FINE	ant had anything to say why court, the court adjudged the of the Attorney General or he (4) YEARS pure ED the sum of the defendant is to be aid unless other.	defendant guilty as charged and his authorized representative for ime suant to 18 USC 4 cen thousand dollars of stand committed aerwise discharged	convicted and ord prisonment for a p 205(a) an ars (\$10,0 I until th	ered that: The defendan eriod of (d (00.00).
OR BBATION IRDER PECIAL NOITIONS OF	The court asked whether defends was shown, or appeared to the chereby committed to the custody FOUR FINE The is p	int had anything to say why court, the court adjudged the of the Attorney General or he at the court and the sum of the court of the sum of the court of the sum of the court	defendant guilty as charged and his authorized representative for important to 18 USC 4 den thousand dollars to stand committed acrwise discharged acrwise discharged acrwise of probation, reprobation period of five years per probation period of five years per instantive discharged across across a conditions of probation, reprobation period of five years per instantive discharged across acros	general conditions duce or extend the	of probation set out on period of probation, and
OR BRATION RDER PECIAL NOITIONS OF DRATION OITIONS OF	The court asked whether defends was shown, or appeared to the chereby committed to the custody FOUR FINE The is p In addition to the special condition of the court of the special condition of	ions of probation imposed at imposed. The Court may chare rised of units of the Autorney General or the Court may chare rised or within a maximum in gouring the probation period.	defendant guilty as charged and his authorized representative for important to 18 USC 4 den thousand dollars to stand committed acrwise discharged acrwise discharged acrwise of probation, reprobation period of five years per probation period of five years per instantive discharged across across a conditions of probation, reprobation period of five years per instantive discharged across acros	general conditions duce or extend the initted by law, It is order a certified and comm	of probation set out on period of probation, and

United States	of America vs. MICROFILM	United Status	District Court fo OF COLUMBIA
OEFENOANT	#8- MITCHELL HERMANN	Criminal	78-00401
	UDGMENT AND PROBA	TION/COMMITMEN	TAORDER A 39 712 1975
COUNSEL	have counsel appoin	rt advised defendant of right to counsel nted by the court and the defendant thereup Nussbaum, Esq. and Ear	on walved assistance of counsel.
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	(Name of counsel)	<u>XX</u> NOT GUILTY
	There being a finding/WWKHct of XX GUIL		FILED
JUDGMENT	ny change in your place of residence; report as directed. n, reduce or extend the period of probation, and at any tillion period of 5 years perinitted by law, may issue a warrantiem period. Yes of gridlyne bed inches defended by the base of the court assumed to the court assumed to the service of the court.	an Holl electioned by a law colorce and off colors and off colors only with law ablance. One colors are law law and colors and law is regularly at a law lot occupant on the colors and colors and colors are the judicial district without principality of a low the probation officer's instructions and rate in the probation officer's instructions and rate in the probation of the conditions of the probation of the condition of the probation of the condition of the probation of the probation of the probation of the proposition	F. DAVEY30Clerk Single James Properties Properties
SENTENCE OR PROBATION OROER	FOUR (4) YEARS, pu a Fine of ten thou The defendant is t is paid or otherwi	rsuant to 18 USC 4205 (sand dollars (\$10,000) o stand committed until se discharged by law.	(a) and
SPECIAL CONDITIONS OF PROBATION	01	ithin Judgment and Commitment seed on	Determant notes
AOOITIONAL- CONDITIONS OF Y PROBATION		I vertil a certified cupy of the vertical	The state of probation set out on the
DATION	United States Alars Deputy Mars	YU	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
QNED BY X U.S. District U.S. Magist	CHARLES R. RICHEY	Date 12/11/79	(~~) <i></i>

otec States	of America vs. Uni	ted Starles	District Court
CEE COANE		DISTRICT OF	
EFENDANT			
শিক্ষা গ্রেক্ট্রক র প্রক্রা	JANE KEMBER	_	Criminal No. 78-401
-	DOGMENT & DETICATION O	OMMITME	NT ORDER
	in the presence of the attorney for the government the detendant appeared in person on this date		MONTH DAY YEAR
COUNSEL	WITHOUT COUNSEL However the court advised defen	dant of right to counsel	December 19, 1980 and asked whether defendant desired to
	have counsel appointed by the cour X: WITH COUNSEL	t and the defendant thereuEsquire	pon waived assistance of counsel.
PLEA	GUILTY, and the court being satisfied that here is a factual basis for the plea,	(Name of counsel)	NOT GUILTY
	There being a finding/verdict of { Lal GUILTY. Defe	endant is discharged	
& DAIDONS	In violation of Title 22, Sections	BURGLARY, AID 105 and 1801(ING AND ABETTING b), D.C. Code
	The court asked whether defendant had anything to say why judgment s	The second secon	NAS
ENTENCE OR OBATION ORDER	was shown, or appeared to the court, the court adjudged the defendant hereby committed to the custody of the Attorney General or his authorized TWO (2) YEARS to SIX (6) YEARS on 5 thru 9, concurrently. IT IS FURTHER ORDERED that the defendant Monday, January 12, 1981, at to the U.S. Marshal.	each of Count	sonment for a period of
	· compared to the second of th	· · · · · · · · · · · · · · · · · · ·	MATERIA . I Management and property of
SPECIAL		· · · · · · · · · · · · · · · · · · ·	of the second
DF DBATION	*		frage as
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i	<u>.</u> .		
DITIONAL DITIONS OF TLATION	to addition to the special conditions of probation imposed above, it is he to vision side of this judgment be imposed. The Court may change the condition during the probation period or within a maximum probation period on the condition occurring during the probation period.		
!	The court orders commitment to the custody of the Attorney Ger	neral and recommends,	It is ordered that the Clerk conser
CONTRENT COMMENT	Federal Institution at Pleasanton,	Calif.	a certified copy of this juegment and commitment to the U.S. Mar- shal or other qualified on cer.
		•	CERTIFIED AS A TRUE COPY ON
ED 8Y	July Homish		THIS DATE Dec. 19 195
J. U.S. M. V. ↔	Date	under 17 17 17 18	() CLERK () DEPUTY

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MICROFILM United States District Court for United States of America vs. L THE DISTRICT OF COLUMBIA DEFENDANT #9- CINDY RAYMOND Criminal 78-00401 DOCKET NO. ION/COMMITMENT CORDER D-245 (5/75 In the presence of the attorney for the government the defendant appeared in person on this date December 7, COUNSEL J WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel. XX WITH COUNSEL Michael Nussbaum, Esq. And Earl C. Dudley, Jr., Esq., (Name of counsel) J GUILTY, and the court being satisfied that PLEA __ NOLO CONTENDERE, there is a factual basis for the plea, XX NOT GUILTY J NOT GUILTY. Defendant is discharged FILED There being a finding/VENCE of XX GUILTY. Where probabling has been ordered the offense(s) of the offense(s) of the barrier order of the barrier and the secretary DEC 1 1 1979 Where probations extrem and excess all colors of the offense(s) of the offense of the behavior of the probations of the mediation of any law to the color version of the colors of the probations of the probations of the colors of the probation of the colors of the probation of the probation of the probation of the color of the probation of the colors of the probation of the colors of the probation of the colors of the probation of the maximum probation of the pr F. DAVEY, Clerk Lesitual COMPITIONS U.F PHUBATION The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of FIVE (5) YEARS pursuant to 18 USC 4205(a) and a Fine of ten thousand dollars (\$10,000.00). ENTENCE OR BOBATION ORDER The defendant is to stand committed until the fine is paid or otherwise discharged by law. I have executed the within Judgment and Commitment as follows: PECIAL NOITIONS -----no Lorovilob inchariod DF OBATION feetendant noted appeal on Defendant released on ---Mandate issued on . Detendant's appeal determined on ___ ITIONAL. In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at lany time during the probation period or within a maximum probation period of five years permitted by law, may Issue a warrant and revoke probation occurring during the probation period. DITIONS 0F BATION The court orders commitment to the custody of the Attorney General and recommends, It is ordered that the Clerk deliver ITMENT a certified copy of this judgment MMEN : 11.11 J Store Mail and commitment to the U.S. Mar-TION shal or other qualified officer. Deputy Mar. DBY U.S. District Judge COURTRAN

ited States o	of America vs. NICROFILM (Un	ited Stales	District Court fo
	(, , , ,		_ THE DISTRICT	OF COLUMBIA
EFENDANT	#5- DUKE SNIDER		Criminal	78-00401
	JUDGMENTAN	D'EROBATION/		
	In the presence of the attorney the defendant appeared in perso		>	December 6, 1979
COUNSEL	WITHOUT COUNSEL X WITH COUNSEL	However the court advised det have counsel appointed by the co Philip Hirschkop	urt and the defendant thereup	and asked whether defendant desired to
PLEA	GUILTY, and the court be there is a factual basis for	eing satisfied that	NOLO CONTENDERE,	LX NOT GUILTY
	There being a finding/weather of	NOT GUILTY. D	efendant is discharged	FILED
FINDING &	Defendant has been convicted as			DEC 1 1 1979 JAMES F. DAVEY, Clerk
	· · · · · · · · · · · · · · · · · · ·			
CENTENCE GR ROBATION ORDER	FINED the \succ	YEARS pursuant in the sum of ten the sum of ten the endant is to stand unless otherwise	to 18 USC 4205(asand dollars (and dollars (and dollars))	a) and \$10,000.00). il the fine
	in elde åt dynnstels dags væstel	ner kann de service de la companya d	and the second s	n demonstrative commencer and annual resources.
SPECIAL ONDITIONS OF ROBATION		·	- · · · · · · · · · · · · · · · · · · ·	
			• 0	·
ODITIONAL ONDITIONS OF ROLATION	acverse side of this judgment be impo	osed. The Court may change the co	inditions of probation, reduce.	ral conditions of probation set out on the or extend the period of probation, and at d by law, may issue a warrant and revoke
MMITMENT COMMEN- DATION	The court orders commitment to	the custody of the Attorney (General and recommends,	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
NED BY	CHARLES R.	RICHEY	12/11/1979	
O.S. Magist	COURTRAN	Date _		572

United States of America vs. United States District Cou HOROFILM THE DISTRICT OF COLUMBIA DEFENDANT L #11- SHARON THOMAS Criminal 78-00401 DOCKET NO. BUDGMENT AND PROBATION COMMITMENT PROBER In the presence of the attorney for the government the defendant appeared in person on this date December 7, COUNSEL 197 J WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant des. have counsel appointed by the court and the defendant thereupon waived assistance of counsel. XX WITH COUNSEL Leonard Koenick, Esq. (Name of counsel) J GUILTY, and the court being satisfied that PLEA L____ NOLO CONTENDERE, there is a factual basis for the plea, LXX NOT GUILTY FILEDI — NOT GUILTY. Defendant is discharged There being a finding/WEEELt of LXX GUILTY. DEC 1 1 1979 . 201bide- ... Delendant has peen convicted as charged of the offense(s) Bent broad on not the natural AMES F. DAVEY, Cl. Hene L. FINDING & THEFT OF GOVERNMENT PROPERTY (18 VISC 641)" COUNT 17 UDGMENT

| A security and how anishes previous and mands it response to the best of your ability of which it is previous and only of the previous and the LENEHAL CUMULIONS าป PROBATION The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the conwas shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of ONE (1) YEAR, the defendant is to serve Six (6) Months, the executio of the remaining portion of said sentence is suspended and the defendant placed on probation for a period of FIVE (5) YEARS on the SENTENCE 0B following conditions: (1) the defendant is to provide community PROBATION service in such amounts as determined by the probation office in a OROFR program to be developed by the probation office. (2) the defendant is to obey all orders of the Court and the Probation office. The defendant is Fined the sum of one thousand dollars (\$1,000:00). The defendant is to stand committed until the fine is paid or SPECIAL CONDITIONS - har be it is the house of 0F The defendant is allowed to surrender herself to the institution to PROBATION be designated by the U. S. Bureau of Prisons within 24 hours notice. mandate issued on _ - --- -In addition to the special conditions of probation Imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and any time during the probation period or within a maximum probation period of five years pointitled by law, may issue a warrant and revok probation occurring during the probation period. ADDITIONAL CONDITIONS OF PROBATION The court orders commitment to the custody of the Attorney General and recommends, Pleasanton, California. It is ordered that the Clerk deliver COMMITMENT a certified copy of this judgment RECOMMEN. think I Stutes Alut. and commitment to the U.S. Mar-DATION shal or other qualified officer. GNED BY J.S. District Judge COURTRA

tates of America VMICROFILIV	() U	nited States	District Court fo
JANT >		_ THE DISTRICT	OF COLUMBIA
#7- RICHARD WEIG	AND	Criminal DOCKET NO.	78-00401
TUDGMENT AN	ID PROBATION	V/COMMITMEN	T40RDER 245 5775
In the presence of the attorney the defendant appeared in pers	for the government	-	Month DAY YEAR December 6, 1979
WITHOUT COUNSEL X WITH COUNSEL	mara apparison appointed by the	defendant of right to counsel as court and the defendant thereupon, Esq. and Roger	and asked whether defendant desired to
GUILTY, and the court b	peing satisfied that	(Name of counsel) I NOLO CONTENDERE,	NOT GUILTY
there is a factual basis for	the plea,	Defendant is discharged	FILED
There being a finding/v&24% t of	LX_ GUILTY.		DEC 1 1 1979
to job changes); icer;	in and support your legal depend at once, and consult him prior of permission of the prohabion off intely of any change in your place; tions and report as directed.	octair unly at a lawful occupation of the indicate while the indicial distinct without the probation of the rinned llow	CONDITIONS (3) w/s (4) nu OF (4) nu (5) nu (7) nu (
The court asked whether defendant was shown, or appeared to the countered to the custody of FOUR (2)	t had anything to say why judgn ort, the court adjudged the defer the Attorney General or his aut	nent should not be pronounced. But not not not not be pronounced. But not be pronounced. But not not not not not not not not not no	ecause no sufficient cause to the contrary cted and ordered that: The defendant is niment for a period of
The def	fendant is to sta	and committed unt se discharged by	11
	mitment as follows:	vithin Judgment and Com	I have executed the v
ns -		ered on	
N		d appeal on	Defendant note
		no basi	Defendant relea
		no	Mandate issued
		peal determined on	
N bropation (or a nibiation actificing di	dor within a maximum probation	on period of five years permitted long with a certified copy of	riles tar, bassad and tar
The court orders commitment to	the custody of the Attorney	General and recommends,	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
Creuty Mora	By		
egistrate	R. RICHEY	12/11/49	•
[COURTRAN]			:

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sed States	of America vs.	intoriofili		United S	tates	District C	ourt
		" NICHON		LTHE	<u>DISTRI</u>	CT_OF_COLUMB]	A
EFENDANT	1			Crimir			
***************************************	ノ <u>#6- G</u>	REGORY_WIL	LARDSON			78-00401	
	งแก้	MENTA	ND PROBA	NON/COMM	TMEN	J_ORDER	5 5 75
	in the preser the defendar	ice of the attorne it appeared in per	ry for the government rson on this date			December 6,	YEAR 1979
COUNSEL	X WITH	COUNSEL L	have counsel appointe	advised defendant of right dby the court and the defe erman, Esq. an (Name of	ndant thereupo	on waived assistance of co	unsel
PLEA	GUIL7	Y, and the court s a factual basis fo	being satisfied that or the plea,	LNOLO CONT	ENDERE,	X NOT GUILT	Y
	There being :	a finding/www.com	of \ \ \ \ NOT GU	ILTY. Defendant is dis	charged .	FIL	E D
,			as charged of the offer		1	DEC 1 1	1979
FINDING &			18 USC 371) C		···	JAMES F. DA	VEY, Clerk
		.,	•				
)	The second of th	en de la companya de La companya de la co				
	The court aske	d whether defenda	nt had anything to say wl	ny judgment should not be the defendant guilty as cha	pronounced. B	ecause no sufficient cause	to the coerrary
JENTENCE OR PROBATION ORDER			FOUR (4) YEAR FINED the sur	RS pursuant to of ten thouse is to stand unless otherwi	o 18 USC and dol	4205(a) and lars (\$10,000	
				;			
SPECIAL CONDITIONS			·· -				
OF PROBATION				TERROR MANAGES - TA			
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			•• • •	•			
CODITIONAL	l i			<u>.</u>			
DE PROSATION	any time during	the probation peri		above, it is hereby ordered ringe the conditions of prob probation period of five y d.			
,	The court ord	ers commitment t	lo the custody of the A	ttorney General and rec	ommends,	It is ordered that the CI	
OMMITMENT - RECOMMEN- DATION		- .				a certified copy of this and commitment to the shall or other qualified o	judgment U.S. Mar-
		· .					
QNED BY		Luden	Kiley		/		
U.S. Magist	irate	HARLES R.	KICHEY /	Date 12/11/	77		

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States of America vs.		District Court for
#10- GERALD BENNETT W	————— DOCKET NO. ▶	78-00401
SUDGMENTANDIF	ROBATION/COMMITMEN	NT MARDER MAR 715 1975
In the presence of the attorney for the the defendant appeared in person on the	government	December 7, 1979
	ver the court advised defendant of right to counsel ounsel appointed by the court and the defendant thereu	and asked whether defendant desired to
WITH COUNSEL L John	K. Zwerling, Esq. and Jonat (Name of counsel)	than Shapiro, Esq,
GUILTY, and the court being sal there is a factual basis for the ple	isfied that NOLO CONTENDERE,	XX NOT GUILTY
There being a finding/ventioncof	NOT GUILTY. Defendant is discharged	FILED
Defendant in the people of the	d'of the offenges of the state of the control of the offenges of the state of the offenges of the state of th	CONTITIONS F. DAVEY, Clerk CONTITIONS (a) (b) (c) (d) (d) (e) (e) (e) (f) (f) (f) (f) (h) (f) (h) (h
FIVE (5) YEA a Fine of te	RS pursuant to 18 USC 4205 (an thousand dollars (\$10,000) t is to stand committed until dor otherwise discharged by	a) and .00).
	ithm Judgment and Cammitment as follow	
ONS	10 logged to 10	
-	The state of the s	
VAL	mal के खातांतर्व एक हैं है	New Canalamies
In addition to the special conditions of proba reverse side of this judgment be imposed. The	tion imposed above, it is hereby ordered that the general Court may change the conditions of probation, reduce on a maximum probation period of five years permitted trobation period.	vilation for the probation set out on the particular of probation set out on the period of probation, and at by law, may issue a warrant and revoke
The court orders commitment to the cust ENT. N.A. 2008 2010 2 Columb	ody of the Attorney General and recommends,	It is ordered that the Clerk deliver a certifled copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
CHARLES R. RICH COURTRAN	Dele 12/11/79	-577